# CONFIDENTIAL

Approved For Release 2001/08/34: CIA-RDP78-04718A000200090154-2
23 May 1956

	MEMORANDUM FOR:	Deputy Director (Support)	
	THROUGH:	Special Support Assistant to the Deputy Director (Support)	
	SUBJECT:	Survey Report No. 00796	å.
	REFERENCE:	Headquarters Board of Survey memorandum to DD/S, dated 2 Margh 1956, with supporting documentation concerning above subject.	<b>.</b>
	1. PROBLEM:		
25X1A6a	for the determine	enced memorandum was returned to EE Division by your Office nation of the nationality of the memorandum contains a recommendation that the property liable in the amount of \$860.00 for damages caused by lillys Jeep in	25X1A2e 25X1A2e
	B. On the basis of a reappraisal of this case and the development of additional facts, it is recommended that be granted relief from paying \$860.00 under the authority of CFR law co. This recommendation is also contained in paragraph 5 below.		25X1A2€
	2. FACTS HEARING ON THE PROBLEM:		25X1A2
	A. The Willys Jeep was damaged beyond repair when lost control of the vehicle, causing it to overturn after striking a tree.		
25X1A2e	B. Military Police state that was traveling at fifty miles per hour and that he had been drinking at the time the accident occurred.		
	. C.	report states in pertinent part that he was driving a or twenty-five miles par hour when the Jeep's front right thereby causing the accident.	25X1A2 <sub>e</sub>
25X1A6a	D. The Station Board of Survey recommends that the be held pecuniarily liable for the depreciated value of the vehicle. The Board also recommended that the accountable officer be relieved of accountability.		
25X1A	E. The Willys Jeep was cannibalized and scrapped for parts.		
	F. Further investigation disclosed that the stateless of very limited means. At the time of the accident, he		
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was under contract to project as a courier handler and trainer, with several operational trips to his own credit.

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### 3. DISCUSSION:

A. From a review of the facts in this case, there appears to be serious doubts as to the actual speed at which the vehicle was traveling at the time of the accident.

Speed of twenty-five miles an nour while the Hilitary Police's report stated that the speed was approximately fifty miles per hour. The MP's report that the primary cause of the accident was due to excessive speed was apparently based on the condition of the vehicle and not from information secured from any witnesses that may have seen the accident. Recent discussions at Headquarters with employees who are familiar with the road on which the accident occurred state that it is a high crowned road, hazardous when wet or icy, and that serious accidents have happened at low rates of speed under such conditions. However, the supporting documentation makes no mention of the condition of the road or the weather prevalent at the time of the accident.

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B. The question of negligence and drinking as a contributing factor in the accident are not asserted.

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base at the time of the accident, was queried in regard to the accident and provided the following additional informations

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- (1) The original repair cost was estimated at approximately \$230.00 but the estimate did not include any frame and engine work which might be required after a more thorough check. This "more thorough check" (see the control of the supporting documentation) apparently was never made; instead, it was determined that the vehicle would be cannibalized and the spare parts used in the motor pool, the remainder of the vehicle to be turned in as salwage. This does not appear fair to as as it is possible that a more thorough check might have indicated that no frame or engine work was required.
- (2) Other than his signed statement (part of the documentation attached to the referenced memorandum) it appears that has had no other opportunity to express himself on this matter.
- D. Under the terms of his contract, will receive a separation bonus of \$420.00 as a token of appreciation for past services under

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as indicated in paragraph 2. G. above. It does not appear to be in the best interest of the Organisation, in view of the purpose for which the bonus will be granted, to request at the same time reimbursement for dumages caused to the Agency vehicle. In the event that the course of action dictates that reimbursement should be attempted, the Agency would not benefit since it would probably result in a greater cost to relocate him in the United States.

#### h. CONCLUSION:

A. On the basis of the additional information obtained by the BE Division, it is not believed to be in the best interests of the Agency from a just, security, and operational viewpoint to attempt collection of the \$860.00 for which he is being held pecuniarily liable.

### 5. RECOMMENDATION:

A. It is recommended that the be released from pecuniary liability of \$860,00 under authority of CFR lab c.

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Chief, Eastern Europe Division

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Concur:under provisions of CFR 1.4(d):

(signed)

Special Support Assistant to the Daputy Director (Support)

Since this is a field agent, there is no record on the case in the Finance Division, Headquarters

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Recommendation in Paragraph 5 is approved under provisions of CFR 1. h(d):

(signed) H. Gates Lloyd

Deputy Director (Support)

DD/S Distribution:

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